REQUEST FOR CONTINUED EXAMINATION (RCE) TRANSMITTAL

Xadress to: Mail Stop RCE, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450							
Application No09/965,223							
Filing Date September 28, 2001							
First Named Inventor Lim et al. Art Unit 2116							
Examiner Name Chen, Tse W.							
Attorney Docket No. 42P12068							
This is a Request for Continued Examination (RCE) under 37 C.F.R. § 1.114 of the above-identified application. Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, 1995, or to any design application. See instruction sheet for RCEs (not to be submitted to the USPTO) on page 2.							
 Submission required under 37 C.F.R. § 1.114 – Note: If the RCE is proper, any previously filed unentered amendments and amendments enclosed with the RCE will be entered in the order in which they were filed unless applicant instructs otherwise. If applicant does not wish to have any previously filed unentered amendment(s) entered, applicant must request non-entry of such amendment(s). 							
a. [] Previously submitted If a final Office action is outstanding, any amendments filed after the final Office action may be considered as a submission even if this box is not checked.							
i. [] Consider the amendment(s)/reply under 37 C.F.R. § 1.116 previously filed on							
ii. [] Consider the arguments in the Appeal Brief or Reply Brief previously filed on							
iii. [] Other							
b. [X] Enclosed							
i. [X] Amendment/Reply							
ii. [] Affidavit(s)/Declaration(s)							
iii. [] Information Disclosure Statement (IDS) iv. [] Other							
• •							
2. Miscellaneous a. Suspension of action on the above-identified application is requested under 37 C.F.R. § 1.103(c)							
for a period of months.(Period of suspension shall not exceed 3 months. Fee under 37 C.F.R. § 1.17(i) required)							
b. [] Other							
 Fees The RCE fee under 37 C.F.R. § 1.17(e) is required by C.F.R. § 1.114 when the RCE is filed. a. [X] The Director is hereby authorized to charge the following fees, or credit any overpayments, to 							
Deposit Account No. <u>02-2666</u> i. [] RCE fee required under 37 C.F.R. § 1.17(e)							
ii. [] Extension of time fee (37 C.F.R. §§ 1.136 and 1.17)							
iii. [] Processing fee under 37 CFR § 1.17(i) for Limited Suspension of Action							
iv. [] Other							
b. [X] Check in the amount of \$ <u>790.00</u> enclosed							
c. Payment by credit card (Form PTO-2038 enclosed)							
WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.							
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED							
Name (Print/Type) Jan Little-Washington A Registration No. (Attorney/Agent) 41,181							
Signature an Lette-Wisher Date March 17, 2005							
CERTIFICATE OF MAILING OR TRANSMISSION							
I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Mail Stop RCE, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450, or facsimile transmitted to the U.S. Patent and Trademark Office on the date shown below:							
Name (Print/Type) Adrian Villarreal							
Signature Date March 17, 7005							
Express Mail No. (only if applicable):							

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In re the A	Application	of: <u>Lim e</u>	t al.		(inventor(-))			
Application	on No.:(9/965,223			(inventor)	 			
Filed:	September	28, 2001							
For: _	GLOBAL	/O TIMINO	G ADJUSTMEN	IT USING C		D DELAY EL	EMENTS		
P.O. Box	SIONER F 1450	OR PATEN 22313-1450							
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March 17, 2005 Date of Deposit

Signature

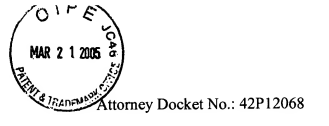
Adrian Villarreal
Name of Person Mailing Correspondence

(09/30/03)

March 17, 2005

	A check in the amount of \$	_ is attached for presenta	tion of additional claim(s).
	Applicant(s) hereby Petition(s) for an Extension	on of Time of	month(s) pursuant to
	37 C.F.R. § 1.136(a).		
X	A check for \$_790.00 is attached for proc	essing fees under 37 C.I	F.R. § 1.17.
	Please charge my Deposit Account No. 02-260	66 the amount of \$	·
	A duplicate copy of this sheet is enclosed.		
X	The Under Secretary of Commerce for Intellect	ctual Property and Direct	or of the United States
	Patent and Trademark Office is hereby author		
	with this communication or credit any overpay	ment to Deposit Accoun	t No. <u>02-2666</u> (a duplicate copy
	of this sheet is enclosed):		
	_X Any additional filing fees require	ed under 37 C.F.R. § 1.16	for presentation of
	extra claims.		
	X Any extension or petition fees ur	ider 37 C.F.R. § 1.17.	
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		Reg. No. 41,181	
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12400 Wilshire Boulevard Seventh Floor Los Angeles, California 90025 (206) 292-8600



Patent

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)
Lim et al.)) Examiner: Chen, Tse W.
Serial No. 09/965,223) Art Unit: 2116
Filed: September 28, 2001))
For: GLOBAL I/O TIMING ADJUSTMENT))

Mail Stop RCE Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE AND AMENDMENT UNDER 37 C.F.R. §§1.114 AND 1.121

Sir or Madam:

In response to the Final Office Action mailed December 17, 2004, Applicant submits the following Amendment and Remarks. Claim Amendments begin on page 2 of this paper. Remarks begin on page 6 of this paper. Applicants respectfully request that the Examiner enter the Amendment and consider the Remarks.

It is not believed that extensions of time are required beyond those that may otherwise be provided for in documents accompanying this paper. However, if additional extensions of time are necessary to prevent abandonment of this application, then such extensions of time are hereby petitioned under 37 C.F.R. §1.136(a), and any fees required therefore are hereby authorized to be charged to Deposit Account No. 02-2666. Please credit any overpayment to the same deposit account.

Kindly enter the following Amendment and consider the following Remarks.